SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

REPORT OF A FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

For December 2004

Commission File Number 0-28800

Durban Roodepoort Deep, Limited

45 Empire Road
Parktown
Johannesburg, South Africa, 2193
(Address of principal executive offices)

	Form 20-F	×	Form 40-F	
Indicate by check mark whalso thereby furnishing the Securities Exchange Act of	information to the Co		_	

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): N/A

This report on Form 6-K shall be deemed to be incorporated by reference into the Registration Statement on Form F-3 (Registration No. 333-102800) of Durban Roodepoort Deep, Limited (the "Company") filed with the Securities and Exchange Commission on September 30, 2003, and to part thereof from the date on which this report is filed, to the extent not supersed by documents or reports subsiquently filed or furnished.

Attached to the Registrant Form 6-K filing for the month of December 2004, incorporated by reference herein:

Exhibits

- 99.1 Release dated November 26, 2004, entitled "Salient Dates For Change Of Name"
- 99.2 Release dated November 26, 2004, entitled "Results Of Annual General Meeting"

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

DURBAN ROODEPOORT DEEP, LIMITED (Registrant)

Date: December 01, 2004 By:/s/ Andrea Townsend

Name: Andrea Townsend Title: Company Secretary

Exhibit 99.1 Salient Dates for Change of Name

Durban Roodepoort Deep, Limited

(Incorporated in the Republic of South Africa)

(Registration number 1895/000926/06)

(Share code: DUR)
(ISIN: ZAE000015079)

(ARBN number 086 277 616)

(NASDAQ trading symbol: DROOY)

("DRD" or "the company")

SALIENT DATES FOR CHANGE OF NAME

Further to the announcement on Thursday, 7 October 2004, DRD shareholders are advised that at the annual general meeting of DRD shareholders held on Friday, 26 November 2004 at the company's registered office, the resolution put to shareholders to change the name of the company to DRDGOLD Limited ("the change of name") was passed by the requisite majority of votes.

The change of name is intended to better reflect the company's focus on gold as a product, derived from deep-level and opencast gold mining and from the retreatment of surface material.

The last day to trade DRD shares in their "old" name will be Friday, 3 December 2004. With effect from the commencement of business on Monday, 6 December 2004, the company's name as reflected on the JSE Securities Exchange South Africa lists will be amended to reflect the company's new statutory name. In addition, DRD's short name will be changed to "DRDGOLD", the share code will be changed to "DRD" and the ISIN will be changed to "ZAE000058723".

The following dates and times apply to the change of name.

The following dates and elmes apply to the e	nange of name.
	2004
Effective date of change of statutory	
name of the company	Friday, 3 December
Last day to trade in DRD shares under old	Friday, 3 December
name	
Trading in the new name will commence on	Monday, 6 December
Record date	Friday, 10 December
Holders of dematerialised DRD shares will	
have their accounts at their CSDP or	
broker updated on	Monday, 13 December
New share certificates mailed by	
registered post (or first class post in	
the United Kingdom) to holders of	
certificated shares who have surrendered	
existing share certificates together with	
forms of surrender before 12:00 on the	
record date on (or within five business	
days of receipt thereafter)	Monday, 13 December

All times are South African times.

DRD shareholders may not dematerialise or rematerialise their old name DRD shares after Friday, 3 December 2004 and may only dematerialise their new DRD shares from Monday, 13 December 2004.

Johannesburg 26 November 2004

Sponsor Standard Bank

Exhibit 99.2 Results of Annual General Meeting

Durban Roodepoort Deep, Limited

(Incorporated in the Republic of South Africa)

(Registration number 1895/000926/06)

(Share code: DUR) (ISIN: ZAE000015079)

(ARBN number 086 277 616)

(NASDAQ trading symbol: DROOY)
("DRDGOLD" or "the company")

RESULTS OF ANNUAL GENERAL MEETING

DRDGOLD shareholders are advised that at the annual general meeting of DRDGOLD shareholders held on Friday, 26 November 2004 at the company's registered office, all the resolutions put to shareholders were passed by the requisite majorities of votes as indicated below. A total number of 202 875 640 votes were cast, which comprises 80.07% of total securities in issue.

	For	Against	Abstain
Ordinary business			
1. To adopt the audited annual	97.77%	1.87%	0.03%
financial statements for the			
twelve months ended 30 June 2004			
2. To re-appoint the auditors in	97.65%	2.06%	0.34%
accordance with the company's			
Articles of Association			
3A.To re-elect Mr DJM Blackmur as a	97.26%	2.70%	0.04%
director of the company			
3B.To re-elect Mr DC Baker as a		7	Withdrawn
director of the company			
3C.To re-elect Mr GC Campbell as a	97.25%	2.71%	0.04%
director of the company			
3D. To re-elect Mr MP Ncholo as a	97.26%	2.71%	0.03%
director of the company			
Special business			
Ordinary resolution no 1	95.09%	4.49%	0.42%
To place all unissued shares in the			
capital of the company under the			
control of the directors			
Ordinary resolution no 2	95.22%	4.33%	0.45%
To authorise the allotment and issue			
of ordinary shares for cash			

Ordinary resolution no 3	89.82%	9.29%	0.89%
To approve the proposed amendment to			
the Durban Roodepoort Deep (1996)			
Share Option Scheme			
Ordinary resolution no 4	89.63%	9.43%	0.94%
To approve the Durban Roodepoort Deep			
(1996) Share Option Scheme for the			
purpose of Rule 7.2, Exception 9 of			
the Listing Rules of the Australian			
Stock Exchange Limited			
Ordinary resolution no 5	89.74%	9.57%	0.69%
To approve the issue of shares to			
directors in terms of the Durban			
Roodepoort Deep (1996) Share Option			
Scheme pursuant to the exercise of			
options already granted			
Ordinary resolution no 6	89.27%	10.05%	0.68%
To approve the issue of up to 500 000			
options to non-executive directors in			
terms of Rule 10.14 of the Listing			
Rules of the Australian Stock			
Exchange Limited			
Ordinary resolution no 7	89.44%	9.87%	0.69%
To approve the issue of up to 1 077			
300 options to executive directors in			
terms of Rule 10.14 of the Listing			
Rules of the Australian Stock			
Exchange Limited			
Ordinary resolution no 8	92.95%	6.02%	1.03%
To ratify the issue of equity			
securities for the purpose of Rule			
7.4 of the Listing Rules of the			
Australian Stock Exchange Limited			
Special resolution no 1	96.57%	2.90%	0.53%
To change the name of the company			
from Durban Roodepoort Deep, Limited			
to DRDGOLD Limited ("the change of			
name")			
Special resolution no 2	89.46%	9.84%	0.70%
To approve and ratify the allotment			
and issue of share options to non-			

executive directors in terms of the			
Durban Roodepoort Deep (1996) Share			
Option Scheme and Section 223 of the			
Companies Act, 1973 (Act 61 of 1973),			
as amended			
Special resolution no 3	89.36%	9.94%	0.70%
To approve the issue of share options			
to non-executive directors under the			
Durban Roodepoort Deep (1996) Share			
Option Scheme			
Special resolution no 4	90.06%	9.24%	0.70%
To authorise the directors to allot			
and issue new ordinary shares in			
terms of Section 82(1) of the			
Companies Act, 1973 (Act 61 of 1973),			
as amended			
Special resolution no 5	95.16%	4.34%	0.50%
To authorise the directors to approve			
the repurchase by the company or its			
subsidiaries of its own shares			

A further announcement containing the salient dates and times relating to the change of name will be released on the Securities Exchange News Service of the JSE Securities Exchange South Africa on Friday, 26 November 2004.

Johannesburg 26 November 2004

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